IN THE DISTRICT/SUPERIOR COURT FOR THE STATE OF ALASKA

AT)	REQUEST TO REMOVE NAME FROM COURTVIEW UNDER ADMINISTRATIVE RULE 40(b) or (c))
	AI	}	CASE NO.	

I am a party in this case. I ask that my name be removed from the public index (CourtView) pursuant to Administrative Rule 40(b) or (c) because:

- The issues in the case involve matters of a sensitive and highly personal nature. Publication of my name could expose a person to harassment, injury, ridicule, or personal embarrassment. Protection of my name outweighs the public's interest in disclosure and any prejudice to the opposing party. Admin. Rule 40(b).
- Publication of my name is likely to result in substantial physical harm to me or members of my household. Protection of my name outweighs the public's interest in disclosure. Admin. Rule 40(c).

State a brief reason why you believe the above to be true:

Date	2	Your Signature					
Daytime Phone		Print Name					
Email Address		Mailing Address	City	State ZIP			
		<u>ORDER</u>					
	The requested removal from the public index is DENIED.						
	The requested removal from the public index under Admin. Rule 40(b) is GRANTED. The clerk shall substitute the initials or pseudonym for the requesting party's true name. Removal of the party's name from the public index is permanent.						
	The requested removal from the public index under Admin. Rule 40(c) is GRANTED. The clerk shall remove the party's name from the public index for five years. After five years, the party's name will appear on the public index unless the presiding judge orders the name protected for a longer time upon another request by the party showing that publication of the name is likely to result in substantial physical harm to the party or members of the party's household.						
I certify that on a copy of this order was sent to:		Presiding Juc :	-	Date			
by C	lerk:						
TF-8	05 (10/16)(cs)			Admin. R. 40(b)-(c)			

REQUEST TO REMOVE NAME FROM COURTVIEW UNDER ADMIN. R. 40(b) or (c)